



Drexel Chemical Company

June 16, 2023

Ms. Dana Friedman, Chief
Office of Pesticide Programs (7508P)
Risk Management and Implementation
U.S. Environmental Protection Agency
Rm S-4900, One Potomac Yard
2777 S Crystal Drive
Arlington, VA 22202

Re: RE- Submission of Revised Label According to the June 30, 2022 NMFS Revised BIOP

Dear Ms. Friedman,

In support of the above, please find the following:

1. EPA Form 8570-1
2. Pdf label (marked & clean) with the changes highlighted required to address both the EPA Feb. 28, 2022 expiration of food tolerance residues and the 6/30/22 NMFS BIOP
3. Drexel requests to ***voluntarily cancel all food uses for the following registrations pursuant to section 6(f) of FIFRA , 7 U.S.C. 136d(f):***
 - DREXEL CHLORPYRIFOS 4 WOOD (EPA REG. #19713-300)
 - DREXEL CHLORPYRIFOS 15G (EPA REG. #19713-505)
 - DREXEL CHLORPYRIFOS 4EC (EPA REG. #19713-517)
 - DREXEL CHLORPYRIFOS CONCENTRATE (EPA REG. #19713-518)
 - DREXEL CHLORPYRIFOS 4E-AG (EPA REG. #19713-520)
 - DREXEL CHLORPYRIFOS 15GR (EPA REG. #19713-521)
 - DREXEL CHLORPYRIFOS 99.3% TECHNICAL (EPA REG. #19713-573)
 - DREXEL CHLORPYRIFOS 4E-AG2 (EPA REG. #19713-599)

This action is in relation to the Submission of Revised Labels in accordance with the USEPA food tolerance residue revocation of Feb. 28, 2022 and the June 30, 2022 NMFS Revised BIOP.. Drexel Chemical Co. requests the agency to *voluntarily cancel all food uses for its technical and end-use products as listed above. By doing these, we therefore continue to meet the standard for registration under FIFRA.*

Drexel also wishes to waive the 180-day comment period for minor uses under FIFRA6(f)(1)(C)ii.

If you have questions/clarification regarding this submission, I can be reached at (901) 774-4370 or e-mail space@drexchem.com.

Thank you,

Respectfully yours,

Scott Pace
Director of Registration
Drexel Chemical Company
Phone: (901) 774-4370

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